

REMARKS

This is supplemental to the Submission filed January 25, 2010.

Appreciation is expressed to Examiner Li for his constructive assistance during recent telephone conversations held with undersigned counsel.

During those conversations, the Examiner indicated that, in view of our Submission, all pending claims are allowable, except for claim 22-28, which contained formal defects, and claims 40 and 41, and that all of the previously withdrawn dependent claims will be permitted to remain in the application.

By the present amendment, claims 40 and 41 have been cancelled and claims 22-28 have been amended to eliminate all informalities and to be consistent with the parent claim.

In view of this amendment, it is believed that the application is now in allowable condition and it is therefore requested that all pending claims be allowed and that a formal Notice of Allowance be issued.

If the above amendment should not now place the application in condition for allowance, the Examiner is invited to call undersigned counsel to resolve any remaining issues.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C.
Attorneys for Applicant

By /jm/
Jay M. Finkelstein
Registration No. 21,082

JMF:smb
Telephone No.: (202) 628-5197
Facsimile No.: (202) 737-3528
G:\BN\COH\cohn\Agranat7\Pto\2010-02-12-Supplemental Amendment.doc